UNITED STATES OF AMERICA,

FILED (WAIVER OF SPEEDY TRIAL
US DISTRICT COURT E.D.N.Y

- against -

E,

MAR 26 2012

CR- 11-804 (LOW)

Russell ALGAZE, Defendant(s).

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It is hereby stipulated that the time period from March 26, 2012 until 18/2017 be excluded periods of delay under the following code(s):

18 U.S.C. § 3161	DELAY CODE	DELAY CATEGORY			
(h)(1)(A)	A	Exam or hearing for mental or physical incapacity pursuant to			
		18 U.S.C. § 4244.			
(h)(1)(B)	В	Narcotic Addict Rehabilitation Act (NARA) Exam pursuant to			
		28 U.S.C. § 2902.			
(h)(1)(D)	C	State or Federal trials or other charges.			
(h)(1)(E)	D	Interlocutory appeals.			
(h)(1)(F)	E	Pretrial motions (from filing or being orally made to hearing or other			
		prompt disposition).			
(h)(1)(G)	F /	Transfers from other Districts pursuant to Rules 20, 21, or 40.			
(h)(1)(J)	G	Proceeding under advisement not to exceed 30 days.			
	H	Miscellaneous proceedings: Parole or Probation Revocation,			
		Deportation, or Extradition.			
(h)(2)	I	Prosecution deferred by mutual agreement.			
(h)(1)(H)	· <b>J</b> .	Transportation from another District or to and from examination or			
		hospitalization in ten days or less.			
(h)(1)(I)	$\binom{K}{K}$	Consideration by court of proposed plea agreement.			
(h)(3)(A), (B)	M	Unavailability of Defendant or essential witness.			
(h)(4)	N	Period of Defendant's mental or physical incompetence to stand trial.			
(h)(5)	Ο	Period of NARA commitment or treatment.			
(h)(6)	Ρ .	Superseding Indictment and/or new charges.			
(h)(7)	R	Defendant awaiting trial of co-defendant when no severance has been			
		granted.			
(h)(8)(A), (B)	Т	Continuances granted per (h)(8) as determined by the Court due to:			
		(Circle the appropriate category on the following page)			

## L Emergencies such as: Case 2:11-cr-Qasudar Disasters Document 21 Filed 03/26/12 Page 2 of 3 PageID #: 47

- b. Blackouts.
- c. Public transportation or other strikes, which substantially affect the Court's ability to operate or the ability of the party to prepare for or proceed to trial.
- d. Illness or death of defense counsel, the prosecutor, or the judge as well as mourning periods observed by the parties, counsel, or the court.
- II. The cooperation of the Defendant. (If this order is to be sealed due to the cooperation of the Defendant, check appropriate area at the end of this order)
- III. The Government attorney of defense counsel has demonstrate due diligence in all available time, but nevertheless still require additional time for preparation to prevent miscarriage of justice, such as:
  - a. The attempt to locate an important witness whom defense counsel has not been able to locate.
  - b. Belated discovery motions or notice of alibi defense which require additional time to investigate or expert analysis.
- IV. The assurance that both the Defendant and the Government be represented by counsel of choice and by the same attorney throughout the proceedings such as:
  - a. Counsel for the Government and/or the Defendant are unavailable for either date chosen by the Court, or the last date on which trial could commence under the Speedy Trial Act.
  - b. Inadequate time to prepare for this trial following the conclusion of counsel's last trial.
  - c. A brief vacation planned well in advance of the trial date.
- V. The issue of complexity such as:
  - a. Complex or unusual case such as antitrust, securities fraud, mail fraud, narcotics conspiracy, and net worth income tax cases.
  - b. Multiple parties or extensive documentary evidence.
- VI. The Court orders the severance of the trial of one or more co-defendants either before trial commences or during trial.
- VII. Excusable error or neglect such as:
  - a. Miscalculation in the excludable time available.
  - b. A clerk's failure to file a dismissal of the complaint, although directed by the Government to do so.
  - c. The determination that a period of time previously held automatically excluded was incorrect.
- VIII. The case may be disposed of after other proceedings are concluded such as:
  - a. Pending Supreme Court case determinative of the outcome.
  - b. Where appellate affirmance of another proceeding involving the Defendant will result in the Government's dismissal of this case.
- IX. Time during the arrest-Indictment or Information interval by events beyond the control of the Court or the Government attorney, such as:
  - a. The Government's desire to pursue leads furnished by the defense.
  - b. A reasonable time needed for the completion of laboratory examination.
  - c. Emergencies such as the sickness of the Government attorney.
  - d. Cooperation of the Defendant.
  - e. A reasonable period of time (not to exceed 60 days) beginning with the Defendant's request to be considered for deferral prosecution.
  - f. The time needed so that the Government attorney can comply with the Grand Jury Guidelines promulgated by the Department of Justice.

(i) - (b) .	Case 2:11-cr-0080	4-BRH W X	Document 21 <sup>p</sup> to Grand Jury Other:				3 PageID #: dditional day:					
[ ]		This record of Excludable Delay is to be recorded upon the docket sheet by code only, and the order placed under seal by the Clerk of the Court.										
[ ]	The non-trial p	eriod of ti	me pursuant to 18 U (date of the first app									
Court	United States Const adopted pursuant to stands that he/she ha ds.	itution; the that Act; s a right to	advised by counsel e Speedy Trial Act of and Rule 50(b) of the be tried before a jur	f 1974, 18 U. ne Federal Ru ry within a sp	S.C. §§ 1 ales of Ca ecified ti	3161–74; riminal Pr me period	the Plan and I ocedure. The l, not counting	Rules of this e Defendant g excludable				
action	The Court approve serves the ends of ju	s this Spec stice and o	edy Trial [ ] Waiver outweighs the best in	/[]Excluterest of the	dable De public an	lay based d this De	upon its findi fendant in a sp	ngs that this beedier trial.				
Dated	Central Islip, NY 1	0/\sum_ 1722	1	6	/\tu.s	S. DISTR	UCT JUDGE					
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